EXHIBIT 9

Case 3:17-cv-00939-WHA Document 1098-19 Filed 08/07/17 Page 2 of 7 ATTORNEYS' EYES ONLY

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1
                   UNITED STATES DISTRICT COURT
 2
                 NORTHERN DISTRICT OF CALIFORNIA
 3
                      SAN FRANCISCO DIVISION
 4
5
                                   )
    WAYMO LLC,
6
               Plaintiff,
7
                                   )Case No.:
               vs.
                                   )3:17-cv-00939-WHA
8
    UBER TECHNOLOGIES, INC.,
     OTTOMOTTO LLC; OTTO TRUCKING )
9
    LLC,
                                   )
10
               Defendants.
11
12
13
                       ATTORNEYS' EYES ONLY
14
               VIDEOTAPED DEPOSITION OF DAVID MEALL
15
                    San Francisco, California
16
                     Thursday, April 13, 2017
17
                              Volume 1
18
19
20
21
22
23
    Reported by:
    RACHEL FERRIER, CSR No. 6948
24
    Job No. 2594017
25
    PAGES 1 - 28
                                               Page 1
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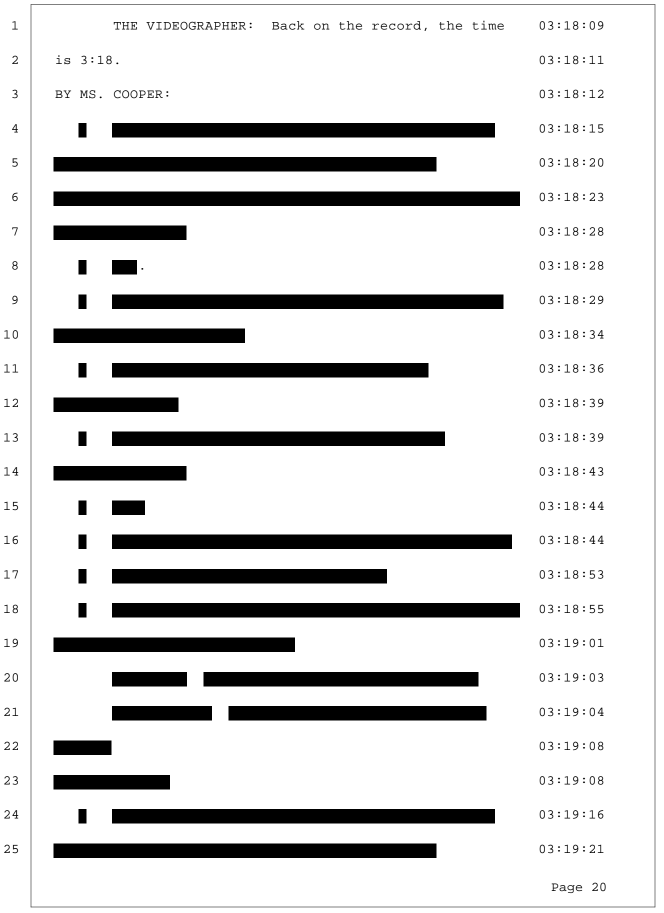
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1	form to ensure they are telling the truth or is it just 03:05:52			
2	sometimes?	03:05:56		
3	A That I'm not sure.	03:05:56		
4	Q Do you know whether Uber, including both the HR	03:05:58		
5	department and the legal department, investigates	03:06:07		
6	whether an employee is telling the truth when they fill	03:06:08		
7	out their HR forms every time?	03:06:12		
8	A That I'm not sure.	03:06:14		
9	MR. TATE: Asked and answered.	03:06:15		
10	BY MS. COOPER:	03:06:16		
11	Q In paragraph 5 of your declaration, you describe	03:06:20		
12	the template offer letter from Uber that it gives to	03:06:22		
13	prospective employees in the Advanced Technologies	03:06:27		
14	Group; is that right?	03:06:30		
15	A Yes.	03:06:30		
16	Q Did Mr. Levandowski sign this offer letter?	03:06:31		
17	A I don't have direct knowledge of that.	03:06:37		
18	Q Do you have any knowledge of that?	03:06:39		
19	A I was not part of the on-boarding or the	03:06:41		
20	acquisition itself. That was handled as a special case.	03:06:44		
21	Q Who handled the on-boarding of Mr. Levandowski?	03:06:48		
22	A I'm not actually sure who was working on it.	03:06:52		
23	Q Why do you say it was a special case?	03:06:54		
24	A Just, with acquisitions, we don't the	03:06:57		
25	recruiting team, which is what I manage, we don't send	03:06:59		
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1	individual offer letters, so usually that's done as a 03:07:02			
2	combination of the corporate and business development	03:07:05		
3	team and HR.	03:07:07		
4	Q Did you search for Mr. Levandowski's Employment	03:07:08		
5	Agreement before this deposition today?	03:07:15		
6	A No.	03:07:16		
7	Q Have you ever seen Mr. Levandowski's employment	03:07:17		
8	agreement before?	03:07:22		
9	A No.	03:07:23		
10		03:07:26		
11		03:07:28		
12		03:07:32		
13		03:07:36		
14		03:07:36		
15		03:07:36		
16		03:07:42		
17		03:07:45		
18		03:07:52		
19		03:07:55		
20		03:08:05		
21		03:08:07		
22		03:08:09		
23		03:08:25		
24		03:08:27		
25		03:08:30		
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1	Google?		03:21:52
2	A	No.	03:21:53
3		MR. TATE: Objection; form.	03:21:54
4	BY MS.	COOPER:	03:21:56
5	Q	Have you ever heard that he didn't steel 14,000	03:21:56
6	files	from Google?	03:22:01
7	А	No.	03:22:02
8	Q	Do you have any basis to doubt that he did steel	03:22:02
9	the 14	,000 files?	03:22:06
10		MR. TATE: Objection; form.	03:22:08
11		THE WITNESS: I have no basis to think one way or	03:22:08
12	anothe	r.	03:22:12
13	BY MS.	COOPER:	03:22:12
14	Q	Has Uber investigated whether Mr. Levandowski	03:22:12
15	stole	14,000 files from Waymo?	03:22:15
16	A	I have no personal knowledge of an investigation.	03:22:17
17	Q	If the HR department had done such an	03:22:20
18	invest	igation, would you be aware of it?	03:22:25
19		MR. TATE: Objection; calls for speculation.	03:22:27
20		THE WITNESS: No.	03:22:28
21	BY MS.	COOPER:	03:22:30
22	Q	Why do you say that?	03:22:32
23	А	Because that would be privileged information that	03:22:33
24	I woul	dn't really need to be privy to.	03:22:37
25	Q	Even if it was happening in your own department?	03:22:39
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1	A I run recruiting.	03:22:43
2	Q So if the if Uber hasn't investigated whether	03:22:46
3	Waymo's claims are true, can Uber say that	03:22:54
4	Mr. Levandowski didn't steel the 14,000 files from	03:22:56
5	Waymo?	03:22:58
6	MR. TATE: Objection; that misstates the	03:22:59
7	testimony.	03:23:00
8	BY MS. COOPER:	03:23:01
9	Q If you don't know whether Uber has investigated	03:23:02
10	whether Mr. Levandowski stole the files, can Uber say	03:23:05
11	that he didn't?	03:23:09
12	MR. TATE: Objection; calls for speculation.	03:23:09
13	Objection; form.	03:23:14
14	THE WITNESS: They've never said one way or	03:23:14
15	another if they have or have not.	03:23:17
16	BY MS. COOPER:	03:23:20
17	Q In the last paragraph of your deposition of	03:23:26
18	your declaration, paragraph 9 on page 2, you say you	03:23:28
19	have never seen any evidence of any use of Google or	03:23:32
20	Waymo information during your employment at Uber; is	03:23:35
21	that true?	03:23:39
22	A Yes.	03:23:40
23	Q Have you ever heard anybody talk about Google or	03:23:41
24	Waymo information being used at Uber?	03:23:47
25	A No.	03:23:49
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